IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

DANIEL DEFENSE, INC.,)
Plaintiff,))
v.) CASE NO. CV414-131
DPMS FIREARMS/PANTHER ARMS and REMINGTON ARMS COMPANY, LLC,)))
Defendants.) U. S. DIDYINGT COLTT) Southern District of Cit.
REMINGTON ARMS COMPANY, LLC,) Princi la Origa
Counter-Claimant,	
v.)
DANIEL DEFENSE, INC.,) }
Counter-Defendant.)))

ORDER

Before the Court is the parties' Stipulation of Dismissal. (Doc. 109.) Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), a plaintiff may dismiss an action by filing "a stipulation of dismissal signed by all parties who have appeared." As requested, Plaintiff's claims in this case are DISMISSED WITH PREJUDICE and Defendant's counter-claims are DISMISSED WITHOUT PREJUDICE. Each party in this action shall bear its own costs and attorney fees. As a result of dismissal, all pending

motions in this case (Doc. 63; Doc. 66; Doc. 68; Doc. 70; Doc. 74; Doc. 98) are **DISMISSED AS MOOT**. The Clerk of Court is **DIRECTED** to close this case.

SO ORDERED this 19th day of February 2016.

WILLIAM T. MOORE, JR.

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA